



## U.S. Department of Justice

United States Attorney  
Southern District of New York

The Silvio J. Mollo Building  
One Saint Andrew's Plaza  
New York, New York 10007

August 4, 2024

## REQUEST GRANTED.

**BY ECF**

The Honorable Lewis J. Liman  
United States District Judge  
Southern District of New York  
500 Pearl Street  
New York, New York 10007

The Status Conference previously set for August 8, 2024 is rescheduled to September 10, 2024 at 2:00PM in Courtroom 15C. Defendant's motions due October 11, 2024. Government response due November 11, 2024. Defendant's reply due November 25, 2024. A Motion Hearing is scheduled for December 4, 2024 at 2:00PM in Courtroom 15C. The Court will set a trial date at the next conference. Time excluded under the Speedy Trial Act, 18 USC 3161(h)(7)(A) until September 10, 2024, on consent and , based on the findings that the ends of justice outweigh the interests of the public and the defendant in a speedy trial in that the time until September 10, 2024 is necessary for the parties to continue plea negotiations and consider potential motions.

Re: ***United States v. Jaramillo, et al., S1 22 Cr. 121 (LJL)*** 8/5/2024

SO ORDERED.

Dear Judge Liman:



LEWIS J. LIMAN  
United States District Judge

The Government writes, with the consent of defense counsel, to respectfully request an approximately 30-day adjournment of the next status conference, currently scheduled for August 8, 2024 at 12:00 p.m., so that the parties may continue discussions regarding a potential pretrial disposition of this matter. This is the Government's first request for an adjournment.

The Government respectfully requests, also with defense counsel's consent, that the time between August 8, 2024, and the next status conference, to be scheduled for a date convenient for the Court, be excluded pursuant to the provisions of the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), upon consideration of the interests of the public and the defendant in a speedy trial, in order to allow the parties time to complete discussions regarding a potential pretrial resolution.

Respectfully submitted,

DAMIAN WILLIAMS  
United States Attorney

By: \_\_\_\_\_ /S/

Nicholas S. Bradley /  
Kaylan E. Lasky / Kevin T. Sullivan  
Assistant United States Attorneys  
(212) 637-1581 / 2315 / 1587

cc: Eric R. Breslin, Esq. (by ECF)